Case 9:24-mj-08440-BER Document 1 Entered on FLSD Docket 09/16/2024 Page 1 of 6 UNITED STATES DISTRICT COURT

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

	Case No. 24-mj-8440-BER
U]	NITED STATES OF AMERICA
v.	
M	ESHACK NEWTON,
	Defendant.
	CRIMINAL COVER SHEET
1.	Did this matter originate from a matter pending in the Northern Region of the United States Attorney's Office prior to August 8, 2014 (Mag. Judge Shaniek M. Maynard)? Yes Vo
2.	Did this matter originate from a matter pending in the Central Region of the United States Attorney's Office prior to October 3, 2019 (Mag. Judge Jared M. Strauss)? Yes No
3.	Did this matter involve the participation of or consultation with now Magistrate Judge Eduardo I. Sanchez during his tenure at the U.S. Attorney's Office, which concluded on January 22, 2023? Yes V No
4.	Did this matter involve the participation of or consultation with now Magistrate Judge Marta Fulgueira Elfenbein during her tenure at the U.S. Attorney's Office, which concluded on March 5,

Respectfully submitted,

MARKENZY LAPOINTE UNITED STATES ATTORNEY

BY:

2024? Yes ✓ No

DANIEL E. FUNK

ASSISTANT UNITED STATES ATTORNEY

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UNITED STATES DISTRICT COURT

for the

Southern District of Florida

Un	nited States of A v.	merica))) Case No.	24-mj-8440-BER	
N	IESHACK NEW	TON,)))	FILED BY	TMD.C
	Defendant(s)		,	Sep 1	5, 2024
		CRIMINA	L COMPLAINT	ANGELA E CLERK U.S S. D. OF FL	. NOBLE . DIST. CT. A WPB
	•	case, state that the following	owing is true to the bes	t of my knowledge and b	
On or about the d	late(s) of	September 14, 2024			in the
Southern	District of	Florida	, the defendant(s) viola	ted:	
Code S	Section		Offense De	escription	
8 U.S.C. 1324(a)	(1)(A)(iv)	States, knowing		come to, enter, and resid ard of the fact that such olation of the law.	
This crim	ninal complaint	is based on these facts:			
Please see the a hereto and incorp			ions ("HSI") Special Ag	ent Scott Partin, which is	attached
♂ Contin	nued on the atta	ched sheet.			
				Scott Partin	
				Complainant's signature	
			ı	HSI Special Agent Scott	Partin
Sworn and attested telephone (Faceting of Fed.R.Crim.P.) Date: 09	me) per the requ	•	Sun	Printed name and title	and the same of th
			•	Judge's signature	
City and state:	We	st Palm Beach, FL	Hon. Bru	ce E. Reinhart, U.S. Mag	gistrate Judge

AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT

- I, Scott Partin, first being duly sworn, does hereby depose and state as follows:
- 1. This affidavit is submitted in support of a criminal complaint charging Meshack NEWTON, a citizen and national of the Bahamas, with encouraging and inducing an alien to come to, enter, and reside in the United States, knowing and in reckless disregard of the fact that such coming to, entering, and residence would be in violation of the law, in violation of Title 8, United States Code, Section 8 U.S.C. 1324(a)(1)(A)(iv).
- 2. I am a Special Agent with the United States Department of Homeland Security, Homeland Security Investigations ("HSI") and have been so employed since April 2003, duly appointed according to law, and acting as such. As a Special Agent with HSI, I have conducted routine investigations to include immigration violations, document fraud, money laundering, drug smuggling, and the smuggling of contraband into the United States. I have received specialized training regarding violations of statutes relating to Title 8 of the United States Code. I have approximately 27 years of law enforcement experience at the federal, state, and local level. I graduated from the Federal Law Enforcement Training Center in September of 2003 as a Special Agent. I am currently assigned to the HSI Assistant Special Agent in Charge (ASAC) office in West Palm Beach, Florida. As part of my duties and responsibilities as a HSI Special Agent, I have become familiar with the criminal offenses set forth in Title 8 of the United States Code, the Immigration and Nationality Act. Moreover, I have conducted investigations involving human smuggling and their related criminal activity and have become familiar with the methods and schemes employed by individuals who smuggle persons into the United States.
- 3. The facts set forth in this affidavit are based on my personal knowledge, information obtained from others, including other law enforcement officers, my review of documents, pictures, GPS data, text messages and computer records. Because this affidavit is

being submitted for the limited purpose of establishing probable cause to support a criminal complaint, I have not included every fact known to me and law enforcement, rather, I have included only those facts necessary to establish probable cause.

PROBABLE CAUSE

- 4. On September 14, 2024, at approximately 0320 hours, while on patrol approximately two miles east of the Breaker's Hotel in the Atlantic Ocean, a Palm Beach County Sheriff's Office ("PBSO") marine enforcement unit observed a suspicious vessel traveling west. Deputies encountered the vessel, initiated a stop, and identified the boat captain as Meshack NEWTON, who is a citizen and national of the Bahamas. NEWTON was cooperative with law enforcement. Deputies observed seven other migrants aboard the vessel and notified the U.S Coast Guard (USCG) for assistance. The passengers included four Haitian nationals (one male and three females), two Jamaican nationals (one adult male and one juvenile male) and one Columbian national female.
- 5. USCG responded and took custody of the eight undocumented, non-citizen, migrants. PBSO towed the vessel to the USCG Station in Lake Worth, Florida. The USCG took possession of the eight undocumented migrants aboard the vessel from PBSO. The seven passengers will be repatriated. NEWTON was held for questioning. None of the migrants had any authorization to enter the United States.
- 6. On September 15, 2024, at approximately 1015 hours, HSI Special Agents interviewed NEWTON at the U.S. Border Patrol Station in West Palm Beach, Florida. NEWTON was read his rights in accordance with *Miranda* and agreed to answer questions without an attorney present. NEWTON told agents that he has a bounty on him in the Bahamas for a situation involving missing or stolen guns and money and that he wants to live and remain in the United States.

7. NEWTON stated that he was the captain of a small vessel that departed from the West End in the Bahamas on Friday, September 13, 2024, at approximately 2300 hours. NEWTON claimed that he was not paid for the trip and that he stole the boat to travel to the U.S. NEWTON stated that his friend "Chino" asked him to bring them (the migrants) to the U.S. for him. NEWTON stated that he used the GPS on his phone for navigation and that the trip took approximately four hours. NEWTON admitted to throwing his phone overboard when he was encountered by the police deputies. NEWTON told agents that there were life vest and drinking water aboard the vessel for the migrants. NEWTON denied ever coming to the U.S. prior to this trip and stated that he does not have travel documents to enter or remain in the U.S.

CONCLUSION

8. Based on the foregoing facts, I respectfully submit that there is probable cause to believe that on or about September 14, 2024, Meshack NEWTON committed the offense of encouraging and inducing an alien to come to, enter, and reside in the United States, knowing and in reckless disregard of the fact that such coming to, entering, and residence would be in violation of the law, in violation of Title 8, United States Code, Section 8 U.S.C. 1324(a)(1)(A)(iv).

FURTHER YOUR AFFIANT SAYETH NAUGHT.

Scott Partin

SCOTT PARTIN

Special Agent

U.S. Department of Homeland Security

Homeland Security Investigations

Sworn and attested to me by applicant by

telephone (Facetime) per the requirements

of Fed.R.Crim.P. 4(d) and 4.1. on September 15, 2024.

BRUCE E. REINHART

United States Magistrate Judge

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

PENALTY SHEET

Defendant's Name: _	MESHACK NEWTON
Case No:	
Count #1: Encouraging and indu	cing an alien to come to, enter, and reside in the United States, in violation
of Title 8, United State	es Code, Section 8 U.S.C. 1324(a)(1)(A)(iv)

^{*} Max. Term of Imprisonment: 5 years * Mandatory Min. Term of Imprisonment (if applicable): N/A

^{*} Max. Supervised Release: 3 years

^{*} Max. Fine: \$250,000